		United	STATES DISTRIC	T COURT	FIL U.S. DISTR DISTRICT OF RASKA	ED ICT COURT NEBRASKA
_		UNITED STATES OF AMERICA	District of	NLD.	06 OCT 16	
		V.	ODDED A	OF DETENTIO		
		JOSE BELTRAN-MEDINA  Defendant	Case Number:	<b>OF DETENTIO</b> : 4:06CR3106	OFFICE OF	THE CLERK
det	In a	ccordance with the Bail Reform Act, 18 U.S.C. n of the defendant pending trial in this case.	§ 3142(f), a detention hearing has be	een held. I conclude f	hat the following f	acts require the
		, ,	Part I—Findings of Fact			
	(1)	The defendant is charged with an offense descor local offense that would have been a federa  a crime of violence as defined in 18 U.S.C  an offense for which the maximum senten  an offense for which a maximum term of i	Il offense if a circumstance giving rise C. § 3156(a)(4). Ice is life imprisonment or death.	e to federal jurisdiction	a	fense  state
	(3)	a felony that was committed after the defe § 3142(f)(1)(A)-(C), or comparable state of The offense described in finding (1) was command A period of not more than five years has elapse for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebut safety of (an) other person(s) and the communication	or local offenses.  mitted while the defendant was on released since the date of conviction that no condition of the presumption that no condition the pres	ease pending trial for a	a federal, state or lefendant from impleditions will reason	ocal offense. risonment
X	(1)	There is probable cause to believe	2 \ ,	nitted an offense		
	( )	X for which a maximum term of it	mprisonment of ten years or	21 U.S.C. Se	c 801 et seq	
X	(2)	under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption the appearance of the defendant as required an	d the safety of the community.  Alternative Findings (B)	lition or combination c	of conditions will re	easonably assure
	(1) (2)	There is a serious risk that the defendant will not there is a serious risk that the defendant will end to the defendant w	on appear. endanger the safety of another person	or the community.		
dera		d that the credible testimony and information su of the evidence that	ritten Statement of Reasons for abmitted at the hearing establishes by		vincing evidence	
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Gov	ne exi onabl ernm	defendant is committed to the custody of the Atto tent practicable, from persons awaiting or service opportunity for private consultation with defent, the person in charge of the corrections facilition with a court proceeding.	ring sentences or being held in custor fense counsel. On order of a court of lity shall deliver the defendant to the Signature David L. Pies	entative for confinement dy pending appeal. To fi the United States or United States marshal are of Judicial Officer ster, U.S. Magistrate June of Judicial Officer	he defendant shall on request of an all for the purpose of	ll be afforded a
			Name and	Title of Judicial Office	er	

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).